SOU	THERN	DISTR	ISTRICT CO		x	.*				
				DI- See COV.	<b>:</b> <b>:</b>					
Bleron Baraliu			_u	Plaintiff(s),	:07_Civ4626 (VM)	x <sup>2</sup>				
	hael	pital deSa		Defendant(s).	: CIVIL CASE MANAGEMENT PLAN : AND SCHEDULING ORDER :					
This					opted in accordance with Fed. R. Civ. P. 16-26(f).					
1.	This	case (is	(ismot) to be	tried to a jury: [circle	one]	`				
2.	Joine	der of ad	ditional parti	es to be accomplished	by April 15, 2008					
3.	Ame	nded ple	adings may l	be filed without leave o	of the Court until April 15, 2008	٠,				
4.	Initia	Initial disclosure pursuant to Fed. R. Civ. P. 26(a)(1) to be completed within fourteen (14) days of the parties conference pursuant to Rule 26(f), specifically by not later thanApril 30, 2008								
<b>5</b> .	All <u>f</u>	act disco	overy is to be	completed either:		,				
	a.	Within one hundred twenty (120) days of the date of this Order, specifically by not later than								
	<b>b.</b>				the Court's approval, if the case presents unique complexifically by not later than <u>October 31</u> ., 2008	ties				
6.	Rules on co	s of the S onsent w	Southern Dist vithout applic	rict of New York. The	ce with the Federal Rules of Civil Procedure and the Lo following interim deadlines may be extended by the par ovided the parties are certain that they can still meet	ties				
	a,	Initial requests for production of documents to be served by May 2, 2008								
	ь.	Interrogatories to be served by all party by May 2, 2008								
	c. Depositions to be completed by October 1, 2008									
		<ol> <li>Unless the parties agree or the Court so orders, depositions are not to be held until all p have responded to initial requests for document production.</li> </ol>								
		ii.	Deposition	ns of all parties shall pr	oceed during the same time.					
		lii.		parties agree or the C s when possible.	Court so orders, non-party depositions shall follow parts	rty				
	d.	Апу а	dditional con	templated discovery ac	tivities and the anticipated completion date:					

	e.	Requests to A	dmit to be serv	ved no	later ti	nan					
7.	All expert discovery (ordinarily conducted following the completion of fact discovery) including parties' exper reports and depositions, witness lists and identification of documents pursuant to Fed. R. Civ. P. 26(a)(2), (3 and 35(b), is to be completed by:										
	<b>a</b> .	Plaintiff	Decen	ıber	15,	2008					
	b.	Defendant	Decen	nber	15,	2008				·	
8.	Cont	emplated motions								,	
	a. Pl	aintiff:	None	at ·	this	time				· · · · · · · · · · · · · · · · · · ·	
		efendant:	Motion	for	DrrT.	gment	on the	Pleadi	ngs		
9.	Follo	wing all discover eld by not later the	y, all counsel	must n	neet for	at least	ne hour to	discuss sett	lement, such		
10		•				_				<del></del> '	
10.	Do a	Il parties consent	-	_		_		3 030(C)/			
		Yes _	<u>X</u>		1	No				•	
14			id	*******					<del></del>		
TO B	E COM	IPLETED BY T	HE COURT:							,	
11.	The n	ext Case Manage	ment Confere	nce is:	schedu	led for _				<del></del> .	
	and rel	event the case is lated documents s the Court's ruling	hall be sched	uled a	t the p						
	is to be	oint Pretrial Orde tried before a jur r summary judgm	y, proposed ve	oir dire	and ju	ıry instru	tions shall	be filed wit	h the Joint P		
80 OF	RDERE	E <b>D</b> :				Í					
DATE	D:	New York, New	y York 						2	)	
						/ _	VICTO	OR MARRE	RO		
								U.S.D.J.			